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VIA ECF

April 13, 2021

Honorable Andrew L. Carter, Jr. United States District Court Southern District of New York 40 Foley Square, Room 435 New York, New York 10007 USDC SDNY DOCUMENT ELECTRONICALLY FILED

Re: United States v. William S. Belfar

Case No.: 13-cr-807 (ALC)

Dear Judge Carter:

The undersigned represents Defendant William S. Belfar ("Defendant" or "Mr. Belfar") in the above-referenced action. As Your Honor is aware, on December 17, 2020 we filed a letter motion for Early Termination of Probation for Mr. Belfar (1) Count 1, 1s, 2-4, 2s-4s and for (2) Return of Cash Bail/Bond (Dkt. #63). The Government filed its response on January 5, 2021 (Dkt. #65) and did not oppose the return of our client's \$10,000.00 cash bail/bond held by the Clerk of Court since 2013, only early termination of Mr. Belfar's probation. As Mr. Belfar's actions since his arrest have been exceptional and in light of the Covid-19 health crisis and other reasons relating to Mr. Belfar's arrest in 2013, our client's financial situation is dire and a forthcoming decision/order by the Court regarding his letter motion would greatly ease Mr. Belfar's financial and personal predicament. Should the Court be unable to decide the entire motion in the near future, we respectfully ask that the Court bifurcate the two requests for relief and at least for now rule on the unopposed cash/bail bond issue.

Respectfully,

/s/ Darius A. Marzec

Darius A. Marzec

CC: Jonathan L. Bodansky, Esq., Assistant United States Attorney (via ECF)

The application for return of cash bail/bond (Dkt. #63) is **GRANTED.**So Ordered.

Ansha 7 Cat 2/22/21